

117TH CONGRESS  
1ST SESSION

# S. 2560

To reform the inspection process of housing assisted by the Department of Housing and Urban Development, and for other purposes.

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IN THE SENATE OF THE UNITED STATES

JULY 29, 2021

Mr. RUBIO (for himself and Mr. SCOTT of Florida) introduced the following bill; which was read twice and referred to the Committee on Banking, Housing, and Urban Affairs

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## A BILL

To reform the inspection process of housing assisted by the Department of Housing and Urban Development, and for other purposes.

1       *Be it enacted by the Senate and House of Representa-  
2 tives of the United States of America in Congress assembled,*

**3 SECTION 1. SHORT TITLE.**

4       This Act may be cited as the “HUD Inspection Re-  
5 form and Capital Improvement Act of 2021”.

**6 SEC. 2. DEFINITION.**

7       In this Act, the term “Secretary” means the Sec-  
8 retary of Housing and Urban Development.

1   **SEC. 3. REDUCTION IN GRADE OR PAY OR REMOVAL FOR**  
2                   **MISCONDUCT OR PERFORMANCE OF EM-**  
3                   **PLOYEES OF THE DEPARTMENT OF HOUSING**  
4                   **AND URBAN DEVELOPMENT.**

5       (a) **IN GENERAL.**—Section 7(c) of the Department  
6   of Housing and Urban Development Act (42 U.S.C.  
7   3535(c)) is amended—

8                   (1) by striking “The Secretary is authorized”  
9   and inserting the following: “EMPLOYMENT, COM-  
10   PENSATION, AUTHORITY, AND DUTIES OF PER-  
11   SONNEL.—

12                 “(1) **IN GENERAL.**—The Secretary is author-  
13   ized”; and

14                 (2) by adding at the end the following:

15                 “(2) **REDUCTION IN GRADE OR PAY OR RE-**  
16   **MOVAL FOR MISCONDUCT OR PERFORMANCE OF EM-**  
17   **PLOYEES.**—

18                 “(A) **DEFINITIONS.**—For purposes of this  
19   paragraph—

20                   “(i) the term ‘covered employee’—

21                   “(I) means an individual holding  
22                   a position in the civil service in the  
23                   Department; and

24                   “(II) does not include any indi-  
25                   vidual—

1                         “(aa) holding in a position  
2                         described under sections 5312  
3                         through 5316 of title 5, United  
4                         States Code (relating to the Ex-  
5                         ecutive Schedule);

6                         “(bb) holding a position as a  
7                         limited term appointee, limited  
8                         emergency appointee, or non-  
9                         career appointee in the Senior  
10                         Executive Service, as defined  
11                         under paragraphs (5), (6), and  
12                         (7), respectively, of section  
13                         3132(a) of title 5, United States  
14                         Code; or

15                         “(cc) holding a position of a  
16                         confidential or policy-determining  
17                         character under schedule C of  
18                         subpart C of part 213 of title 5,  
19                         Code of Federal Regulations;

20                         “(ii) the term ‘grade’ means a level of  
21                         classification under a position classification  
22                         system;

23                         “(iii) the term ‘misconduct’ includes  
24                         neglect of duty, malfeasance, or failure to  
25                         accept a directed reassignment or to ac-

1 company a position in a transfer of func-  
2 tion; and

3 “(iv) the term ‘pay’ means the rate of  
4 basic pay fixed by law or administrative  
5 action for the position held by a covered  
6 employee.

7 “(B) ACTIONS COVERED.—This para-  
8 graph—

9 “(i) applies to a reduction in grade or  
10 pay or removal; and

11 “(ii) does not apply to—

12 “(I) a reduction in grade or pay  
13 or removal under section 7512 of title  
14 5, United States Code;

15 “(II) a reduction in grade or pay  
16 or removal under section 7521 of title  
17 5, United States Code;

18 “(III) a removal under section  
19 7532 of title 5, United States Code;  
20 or

21 “(IV) a removal under section  
22 3592, 3595, or 7543 of title 5, United  
23 States Code.

24 “(C) CAUSE AND PROCEDURE.—

1                     “(i) IN GENERAL.—Notwithstanding  
2                     any other provision of law, under regula-  
3                     tions prescribed by the Office of Personnel  
4                     Management, the Secretary may, if the  
5                     Secretary determines that the misconduct  
6                     or performance of a covered employee war-  
7                     rants such action—

8                         “(I) remove the covered employee  
9                     from the civil service;

10                         “(II) reduce the grade of the cov-  
11                     ered employee; or

12                         “(III) reduce the pay of the cov-  
13                     ered employee.

14                     “(ii) REDUCTION IN GRADE.—A cov-  
15                     ered employee subject to a reduction in  
16                     grade under clause (i)(II) shall, beginning  
17                     on the date on which the reduction takes  
18                     effect, receive the annual rate of pay appli-  
19                     cable to the reduced grade.

20                         “(iii) APPEAL PROCEDURES.—

21                         “(I) IN GENERAL.—Subject to  
22                     subclause (II) and clause (iv), any re-  
23                     duction in grade or pay or removal  
24                     under this paragraph may be appealed  
25                     to the Merit Systems Protection

**9                             “(iv) REVIEW ON APPEAL.—**

10                             “(I) IN GENERAL.—Upon receipt  
11                             of an appeal under clause (iii), the  
12                             Merit Systems Protection Board shall  
13                             refer the appeal to an administrative  
14                             law judge pursuant to section  
15                             7701(b)(1) of title 5, United States  
16                             Code. The administrative law judge  
17                             shall expedite any such appeal under  
18                             such section and, in any such case,  
19                             shall issue a decision not later than  
20                             45 days after the date on which the  
21                             Board receives the appeal.

1                   and to any administrative law judge  
2                   to whom an appeal under this para-  
3                   graph is referred, such information  
4                   and assistance as may be necessary to  
5                   ensure an appeal under this para-  
6                   graph is expedited.

7                   “(III) FINALITY.—Notwithstanding  
8                   any other provision of law, includ-  
9                   ing section 7703 of title 5, United  
10                  States Code, the decision of an admin-  
11                  istrative law judge under subclause (I)  
12                  shall be final and shall not be subject  
13                  to any further appeal.

14                  “(IV) DELAYED DECISION.—

15                  “(aa) IN GENERAL.—In any  
16                  case in which the administrative  
17                  law judge cannot issue a decision  
18                  in accordance with the 45-day re-  
19                  quirement under subclause (I),  
20                  the reduction in grade or pay or  
21                  removal shall be final.

22                  “(bb) EXPLANATION.—In a  
23                  case described in item (aa), the  
24                  Merit Systems Protection Board  
25                  shall, not later than 14 days

1 after the date on which the re-  
2 duction in grade or pay or re-  
3 moval becomes final, submit to  
4 Congress a report that explains  
5 the reasons why a decision was  
6 not issued in accordance with  
7 that requirement.

8                             “(V) NO STAYS.—The Merit Sys-  
9                             tems Protection Board or administra-  
10                          tive law judge may not stay any re-  
11                          duction in grade or pay or removal ac-  
12                          tion under this paragraph.

“(VI) EFFECT OF APPEAL OF  
REMOVAL.—During the period begin-  
ning on the date on which a covered  
employee appeals a removal from the  
civil service under this paragraph and  
ending on the date on which the ad-  
ministrative law judge issues a final  
decision on such appeal, the covered  
employee may not receive any pay,  
awards, bonuses, incentives, allow-  
ances, differentials, student loan re-  
payments, special payments, or bene-  
fits.

1                         “(v) WHISTLEBLOWER PROTEC-  
2                         TION.—In the case of a covered employee  
3                         seeking corrective action (or on behalf of  
4                         whom corrective action is sought) from the  
5                         Office of Special Counsel based on an al-  
6                         leged prohibited personnel practice de-  
7                         scribed in section 2302(b) of title 5,  
8                         United States Code, the Secretary may not  
9                         reduce the grade or pay or remove the cov-  
10                         ered employee under this paragraph with-  
11                         out the approval of the Special Counsel  
12                         under section 1214(f) of title 5, United  
13                         States Code.”.

14                         (b) APPLICATION.—The authority under paragraph  
15                         (2) of section 7(c) of the Department of Housing and  
16                         Urban Development Act, as added by subsection (a), shall  
17                         apply to any covered employee (as defined in such para-  
18                         graph) appointed before, on, or after the date of enact-  
19                         ment of this Act.

20                         (c) CONFORMING AMENDMENTS.—Title 5, United  
21                         States Code, is amended—

22                         (1) in section 4303(f)—  
23                             (A) in paragraph (3), by striking “or” at  
24                             the end;

1                             (B) in paragraph (4), by striking the pe-  
2                             riod at the end and inserting “, or”; and

3                             (C) by adding at the end the following:

4                             “(5) the reduction in grade or removal of an  
5                             employee under section 7(c)(2) of the Department of  
6                             Housing and Urban Development Act (42 U.S.C.  
7                             3535(c)(2)).”;

8                             (2) in section 7512—

9                             (A) in subparagraph (E), by striking “;  
10                             or” and inserting a comma;

11                             (B) in subparagraph (F), by striking the  
12                             period at the end and inserting “, or”; and

13                             (C) by adding at the end the following:

14                             “(G) a reduction in grade or pay or removal  
15                             under section 7(c)(2) of the Department of Housing  
16                             and Urban Development Act (42 U.S.C.  
17                             3535(c)(2)).”;

18                             (3) in section 7521(b), in the matter following  
19                             paragraph (5)—

20                             (A) in subparagraph (B), by striking “or”  
21                             at the end;

22                             (B) in subparagraph (C), by striking the  
23                             period at the end and inserting “; or”; and

24                             (C) by adding at the end the following:

1           “(D) a reduction in grade or pay or removal  
2       under section 7(c)(2) of the Department of Housing  
3       and Urban Development Act (42 U.S.C.  
4       3535(c)(2)).”; and

5           (4) in section 7542, by striking “or to a re-  
6       moval under section 3592 or 3595 of this title” and  
7       inserting “to a removal under section 3592 or 3595  
8       of this title, to an action under section 713 of title  
9       38, or to a reduction in grade or pay or removal  
10      under section 7(c)(2) of the Department of Housing  
11      and Urban Development Act (42 U.S.C.  
12      3535(c)(2))”.

13 **SEC. 4. ENFORCEMENT OF PHYSICAL CONDITION STAND-  
14 ARDS AND TENANT PROTECTION.**

15       Section 8(o) of the United States Housing Act of  
16 1937 (42 U.S.C. 1437f(o)), as amended by section  
17 101(b)(2)(B) of division Q of the Consolidated Appropriations Act, 2021 (Public Law 116–260), is amended by  
18 adding at the end the following:

20           “(22) MAINTENANCE OF PROPERTY.—Any enti-  
21       ty receiving housing assistance payments with re-  
22       spect to dwelling units covered by a housing assist-  
23       ance payments contract shall—

1               “(A) maintain decent, safe, and sanitary  
2       conditions at those dwelling units, as deter-  
3       mined by the Secretary; and

4               “(B) comply with any standards under ap-  
5       plicable State or local laws, rules, ordinances, or  
6       regulations relating to the physical condition of  
7       those dwelling units.

8               “(23) ENFORCEMENT OF PHYSICAL CONDITION  
9       STANDARDS.—

10              “(A) IN GENERAL.—The Secretary shall  
11       take action under subparagraph (C) against an  
12       entity with a housing assistance payments con-  
13       tract for project-based assistance with respect  
14       to a multifamily housing project if—

15              “(i) the project receives a Uniform  
16       Physical Condition Standards (in this  
17       paragraph referred to as ‘UPCS’) inspec-  
18       tion score of not more than 45;

19              “(ii) the entity fails to certify in writ-  
20       ing to the Secretary within 3 days of re-  
21       ceiving the score under clause (i) that all  
22       exigent health and safety deficiencies iden-  
23       tified by the inspector at the project have  
24       been corrected; or

1                 “(iii) the project receives a UPCS in-  
2                 spection score of more than 45 and less  
3                 than 59 and has received consecutive  
4                 scores of less than 60 on UPCS inspec-  
5                 tions.

6                 “(B) APPLICABILITY.—Subparagraph (A)  
7                 shall—

8                 “(i) apply with respect to insured and  
9                 noninsured projects with dwelling units re-  
10                 ceiving assistance under this section other  
11                 than under paragraph (13); and

12                 “(ii) not apply to dwelling units re-  
13                 ceiving assistance with capital or operating  
14                 funds under section 9.

15                 “(C) NOTIFICATION AND ENFORCE-  
16                 MENT.—

17                 “(i) IN GENERAL.—If an entity vio-  
18                 lates clause (i), (ii), or (iii) of subpara-  
19                 graph (A), the Secretary shall notify the  
20                 entity and provide an opportunity for re-  
21                 sponse not later than 15 days after the  
22                 date on which the results of the UPCS in-  
23                 spection are issued.

24                 “(ii) PLAN AND NOTICE OF DE-  
25                 FAULT.—If violations remain at a project

1                   after the 15-day period described in clause  
2                   (i), the Secretary shall—

3                         “(I) develop a plan to bring the  
4                         project into compliance not later than  
5                         30 days after the date on which the  
6                         results of the UPSCS inspection are  
7                         issued; and

8                         “(II) provide the owner, the ten-  
9                         ants of the property, the local govern-  
10                         ment, any mortgagees, and any con-  
11                         tract administrator of the project with  
12                         a Notice of Default with a specified  
13                         timetable, determined by the Sec-  
14                         retary, for correcting all deficiencies.

15                         “(iii) WITHDRAWAL OF NOTICE OF  
16                         DEFAULT.—If an appeal submitted by the  
17                         entity results in a UPSCS inspection score  
18                         of not less than 60, the Secretary may  
19                         withdraw a Notice of Default issued under  
20                         clause (ii)(II).

21                         “(iv) PENALTIES.—If, at the end of  
22                         the timetable described in clause (ii)(II),  
23                         the entity fails to fully correct all defi-  
24                         ciencies in the project, the Secretary  
25                         may—

1                     “(I) require immediate replace-  
2                     ment of project management with a  
3                     management agent approved by the  
4                     Secretary;

5                     “(II) impose civil money pen-  
6                     alties, which—

7                     “(aa) shall be used solely for  
8                     the purpose of supporting safe  
9                     and sanitary conditions at the  
10                    property, as designated by the  
11                    Secretary, with priority given to  
12                    the tenants of the property af-  
13                    fected by the penalty; and

14                    “(bb) shall not be payable  
15                    out of project income;

16                    “(III) abate the housing assist-  
17                    ance payments contract under this  
18                    section, including partial abatement,  
19                    as determined by the Secretary, until  
20                    all deficiencies have been corrected;

21                    “(IV) pursue transfer of the  
22                    project to an owner, approved by the  
23                    Secretary under established proce-  
24                    dures, which will be obligated to  
25                    promptly make all required repairs

1           and to accept renewal of the housing  
2           assistance payments contract as long  
3           as such renewal is offered;

4           “(V) transfer the existing hous-  
5           ing assistance payments contract  
6           under this section to another project  
7           or projects and owner or owners;

8           “(VI) pursue exclusionary sanc-  
9           tions, including suspensions or debar-  
10          ments from Federal programs;

11          “(VII) seek judicial appointment  
12          of a receiver to manage the property  
13          and cure all project deficiencies or  
14          seek a judicial order of specific per-  
15          formance requiring the owner to cure  
16          all project deficiencies;

17          “(VIII) work with the owner,  
18          lender, or other related party to sta-  
19          bilize the property in an attempt to  
20          preserve the property through compli-  
21          ance, transfer of ownership, or an in-  
22          fusion of capital provided by a third  
23          party that requires time to effectuate;  
24          or

1                         “(IX) take any other regulatory  
2                         or contractual remedies available as  
3                         deemed necessary and appropriate by  
4                         the Secretary.

5                         “(D) CONTRACTS.—

6                         “(i) IN GENERAL.—The Secretary  
7                         shall take appropriate steps to ensure that  
8                         project-based contracts remain in effect,  
9                         subject to the exercise of contractual  
10                        abatement remedies to assist relocation of  
11                        tenants for major threats to health and  
12                        safety after written notice to and informed  
13                        consent of the affected tenants and use of  
14                        other remedies under this paragraph.

15                        “(ii) OTHER ASSISTANCE.—To the ex-  
16                        tent the Secretary determines, in consulta-  
17                        tion with the tenants and the local govern-  
18                        ment, that a property is not feasible for  
19                        continued rental assistance payments  
20                        under this section or other housing pro-  
21                        grams, based on consideration of the costs  
22                        of rehabilitating and operating the prop-  
23                        erty and all available Federal, State, and  
24                        local resources, including rent adjustments  
25                        under section 524 of the Multifamily As-

sisted Housing Reform and Affordability Act of 1997 (42 U.S.C. 1437f note) and environmental conditions that cannot be remedied in a cost-effective fashion, the Secretary may, in consultation with the tenants of the property, contract for project-based rental assistance payments with an owner or owners of other existing housing properties, or provide other rental assistance.

11                           “(E) REPORT.—

“(i) IN GENERAL.—The Secretary  
shall, on a quarterly basis, issue a publicly  
available report on all properties covered  
by this paragraph that—

“(I) are assessed through UPCS inspections; and

18                         “(II)(aa) have a UPCS inspec-  
19                         tion score of less than 60; or

20                             “(bb) received an unsatisfactory  
21                             management and occupancy review  
22                             during the 36-month period preceding  
23                             the report.

24                         “(ii) CONTENTS.—Each report issued  
25                         under clause (i) shall—

1                 “(I) include, for each property  
2                 covered by the report—

3                         “(aa) the UPCS inspection  
4                 score and date of inspection; and

5                         “(bb) the ownership interest  
6                 and management of the property;

7                 “(II) identify—

8                         “(aa) the enforcement ac-  
9                 tions being taken to address the  
10                 physical conditions of the prop-  
11                 erties covered by the report, in-  
12                 cluding imposition of civil mone-  
13                 tary penalties and termination of  
14                 subsidies; and

15                         “(bb) properties that have  
16                 been identified multiple times as  
17                 having the physical conditions de-  
18                 scribed in item (aa);

19                 “(III) identify actions that the  
20                 Secretary is taking to—

21                         “(aa) remediate all health  
22                 and safety concerns; and

23                         “(bb) protect tenants of the  
24                 properties covered by the report;  
25                 and

1                         “(IV) include any administrative  
2                         or legislative recommendations to fur-  
3                         ther improve the living conditions at  
4                         each property covered under a hous-  
5                         ing assistance payments contract.

6                         “(24) TENANT PROTECTION.—

7                         “(A) IN GENERAL.—The Secretary may  
8                         provide tenant-based assistance for dwelling  
9                         units covered under a project-based assistance  
10                         subsidy contract if—

11                         “(i) the owner of the dwelling units  
12                         has received a Notice of Default; and

13                         “(ii) the dwelling units pose an immi-  
14                         gent health and safety risk to the tenants  
15                         of the dwelling units.

16                         “(B) REIMBURSEMENTS.—To the extent  
17                         that the Secretary determines that dwelling  
18                         units described in subparagraph (A) are not  
19                         feasible for continued rental assistance pay-  
20                         ments or transfer of the project-based assist-  
21                         ance subsidy contract associated with those  
22                         dwelling units to another project or projects  
23                         and owner or owners, any remaining amounts  
24                         associated with those dwelling units shall be re-  
25                         captured and used to reimburse amounts used

1           for tenant-based assistance under subparagraph  
2           (A).”.

3 **SEC. 5. REPORTS ON REAL ESTATE ASSESSMENT CENTER**  
4           **INSPECTIONS.**

5       (a) ANNUAL HUD REPORT.—Not later than 90 days  
6 after the date of enactment of this Act, and annually  
7 thereafter, the Secretary shall issue a publicly available  
8 report on the website of the Department of Housing and  
9 Urban Development (in this section referred to as the  
10 “Department”) regarding Real Estate Assessment Center  
11 (in this section referred to as “REAC”) inspections of all  
12 properties assisted, insured, or both, under a program of  
13 the Department, which shall include—

14           (1) the percentage of all inspected properties  
15 that received a REAC-inspected score of less than  
16 65 during the 48-month period preceding the report;

17           (2) the number of properties in which the most  
18 recent REAC-inspected score represented a decline  
19 relative to the previous REAC-inspected score;

20           (3) a list of the 10 metropolitan statistical  
21 areas with the lowest average REAC-inspected  
22 scores for all inspected properties; and

23           (4) a list of the 10 States with the lowest aver-  
24 age REAC-inspected scores for all inspected prop-  
25 erties.

1       (b) GAO REPORT.—The Comptroller General of the  
2 United States shall issue a publicly available report on the  
3 website of the Government Accountability Office with rec-  
4 ommendations for how REAC inspections of all properties  
5 assisted, insured, or both, under a program of the Depart-  
6 ment should be reformed and improved.

7 **SEC. 6. BUDGET-BASED RENTAL ADJUSTMENTS FOR CER-**  
8                   **TAIN PROPERTIES RECEIVING PROJECT-**  
9                   **BASED RENTAL ASSISTANCE THAT UNDER-**  
10                  **WENT MARK-TO-MARKET.**

11       (a) DEFINITION.—In this section, the term “eligible  
12 property” means a property that—

13               (1) receives project-based rental assistance  
14 under section 8 of the United States Housing Act of  
15 1937 (42 U.S.C. 1437f);

16               (2) underwent a mortgage restructuring under  
17 subtitle A of the Multifamily Assisted Housing Re-  
18 form and Affordability Act of 1997 (42 U.S.C.  
19 1437f note; title V of Public Law 105–65); and

20               (3)(A) has been transferred to a different owner  
21 due to the failure of a prior owner to meet Uniform  
22 Physical Condition Standards;

23               (B) received a failing Uniform Physical Condi-  
24 tion Standard score under a prior owner; or

6 (b) AUTHORITY.—The Secretary may, at the request  
7 of the owner of the property, approve the adjustment of  
8 rent on a budget basis (within the meaning of section  
9 401.412(b) of title 24, Code of Federal Regulations, or  
10 any successor regulation) for an eligible property if the  
11 owner—

12 (1) demonstrates that—

18                   (2) submits a rehabilitation plan to extend the  
19 useful life of the property for not less than 25 years,  
20 including remediation of all existing health, sanit-  
21 tation, and safety concerns.

22 (c) REPORTING REQUIREMENT.—During the period  
23 during which a property for which a budget-based rental  
24 adjustment is approved under subsection (b) is being reha-

1 bilitated, the owner of the property shall submit to the  
2 Secretary a quarterly report that includes—  
3                 (1) a description of the progress made on, and  
4                 expenses incurred for, capital improvements and  
5                 debt service;  
6                 (2) a detailed list of outstanding improvements;  
7                 (3) the expected completion date for each out-  
8                 standing improvement described in paragraph (2);  
9                 and  
10                 (4) any other information required by the Sec-  
11                 retary.

12 **SEC. 7. CODIFICATION OF UNIFORM PHYSICAL CONDITION**  
13                 **STANDARDS INSPECTION TIMELINES FOR**  
14                 **UNITS RECEIVING PROJECT-BASED RENTAL**  
15                 **ASSISTANCE.**

16                 (a) DEFINITION.—In this section, the term “covered  
17                 property” means a property that receives project-based  
18                 rental assistance under section 8 of the United States  
19                 Housing Act of 1937 (42 U.S.C. 1437f).

20                 (b) SCORING AND RANKING OF PHYSICAL CONDI-  
21                 TION.—The Secretary shall score and rank the physical  
22                 condition of covered properties in accordance with this sec-  
23                 tion.

24                 (c) METHODOLOGY FOR RANKING.—

1                   (1) IN GENERAL.—The Secretary shall score  
2                   each covered property on the basis of a 100-point  
3                   scale.

4                   (2) FRACTIONS.—In scoring a covered property  
5                   under paragraph (1), the Secretary shall round—

6                         (A) a score that includes a fraction below  
7                         one half point to the next lower full point; and  
8                         (B) a score that includes a fraction of one  
9                         half point or higher to the next higher full  
10                         point.

11                   (d) DESIGNATIONS AND FREQUENCY OF INSPEC-  
12                   TIONS.—

13                   (1) STANDARD 1 PERFORMING PROPERTY.—  
14                   The Secretary shall—

15                         (A) designate a covered property that re-  
16                         ceives a score of not less than 90 points on its  
17                         physical condition inspection as a standard 1  
18                         performing property; and

19                         (B) conduct a physical inspection of a  
20                         standard 1 performing property once every 3  
21                         years.

22                   (2) STANDARD 2 PERFORMING PROPERTY.—  
23                   The Secretary shall—

24                         (A) designate a covered property that re-  
25                         ceives a score of not less than 80 points and

1           less than 90 points on its physical condition in-  
2           spection as a standard 2 performing property;  
3           and

4               (B) conduct a physical inspection of a  
5           standard 2 performing property once every 2  
6           years.

7               (3) STANDARD 3 PERFORMING PROPERTY.—

8           The Secretary shall—

9               (A) designate a covered property that re-  
10          ceives a score of less than 80 points on its  
11          physical condition inspection as a standard 3  
12          performing property; and

13               (B) conduct a physical inspection of a  
14          standard 3 performing property every year.

15               (e) SPECIAL REQUIREMENTS.—If a covered property  
16          receives a score in the range of a standard 1 performing  
17          property or standard 2 performing property on its physical  
18          condition inspection and has been cited by the Secretary  
19          as having an exigent health and safety deficiency, the  
20          property—

21               (1) shall only shall be designated as a standard  
22          1 performing property or standard 2 performing  
23          property, respectively, if the owner resolves the defi-  
24          ciency; and

1                   (2) shall be designated as a standard 3 per-  
2 forming property if the owner does not resolve the  
3 deficiency.

4                   (f) AUTHORITY TO DELAY INSPECTIONS.—

5                   (1) IN GENERAL.—Notwithstanding subsection  
6 (d), the Secretary may delay the physical inspection  
7 of a covered property that is undergoing a substan-  
8 tial rehabilitation.

9                   (2) DEFINITION.—For purposes of this sub-  
10 section, the term “substantial rehabilitation”, with  
11 respect to a covered property, means a physical re-  
12 habilitation for the long-term sustainability of the  
13 property where the costs of the rehabilitation exceed  
14 25 percent of the property’s replacement cost (cal-  
15 culated based on fair market value) after completion  
16 of all required repairs, replacements, and improve-  
17 ments.

